Docket No.
BEAR-006CIP

Declaration and Power of Attorney For Patent Application

English Language Declaration

As a below named inventor, I hereby declare that:

first and joint inventor which a patent is sou	r (if plural names are lis ght on the invention en	ntor (if only one name is listed belosted below) of the subject matter witled Methods of Treating Skeletal Diseases''	which is claimed and for
the specification of w	hich		
(check one)			
is attached heretois attached	er	as United States Application No	o. or PCT International
and was amended	d on	(if applicable)	
•		erstand the contents of the above endment referred to above.	identified specification
-	•	nited States Patent and Trademai y as defined in Title 37, Code o	
known to me to be Section 1.56. I hereby claim foreig Section 365(b) of any PCT International ap- listed below and have	material to patentability on priority benefits und offereign application(s) for plication which design on also identified below, or PCT International ap		f Federal Regulation Section 119(a)-(d) or Section 365(a) of arthur the United States Application for patent of
known to me to be Section 1.56. I hereby claim foreig Section 365(b) of any PCT International ap listed below and have inventor's certificate of	material to patentability on priority benefits und foreign application(s) foreign which design also identified below, or PCT International apaimed.	y as defined in Title 37, Code of der Title 35, United States Code, or patent or inventor's certificate, of ated at least one country other the by checking the box, any foreign a	f Federal Regulation Section 119(a)-(d) or Section 365(a) of archan the United State application for patent of
known to me to be Section 1.56. I hereby claim foreig Section 365(b) of any PCT International aplisted below and have inventor's certificate on which priority is claim.	material to patentability on priority benefits under foreign application(s) further policities also identified below, or PCT International appairmed.	y as defined in Title 37, Code of der Title 35, United States Code, or patent or inventor's certificate, of ated at least one country other the by checking the box, any foreign application having a filing date before	Federal Regulation Section 119(a)-(d) or Section 365(a) of archan the United State application for patent of that of the application Priority Not Claimed
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known to me to be Section 1.56. I hereby claim foreig Section 365(b) of any PCT International aplisted below and have inventor's certificate on which priority is claim.	material to patentability on priority benefits under foreign application(s) further policities also identified below, or PCT International appairmed.	y as defined in Title 37, Code of der Title 35, United States Code, or patent or inventor's certificate, of ated at least one country other the by checking the box, any foreign application having a filing date before	Federal Regulations Section 119(a)-(d) or Section 365(a) of an the United States application for patent of that of the application Priority Not Claimed

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Section 1.56 which became available or PCT International filing date of the	tional application designating ach of the claims of this apple application in the manner pethe duty to disclose to the lest obe material to patentabile between the filing date of its application:	the United lication is rovided to United States lity as de	ed States s not dis by the fir ates Pat efined ir application	s, listed sclosed st paragent and n Title 3 on and t	below and in the prious praph of 35 Trademarks 7. C. F. R.
insofar as the subject matter of earlined States or PCT International U.S.C. Section 112, I acknowledge Office all information known to me Section 1.56 which became available or PCT International filing date of the 09/641,034	tional application designating ach of the claims of this application in the manner per the duty to disclose to the left to be material to patentabile between the filing date of its application: August 16, 2000	the United lication is rovided to United States lity as de	ed States s not dis by the fir ates Pat efined ir application	s, listed sclosed st paragent ent and n Title 3	below and in the prious praph of 35 Trademarks 7. C. F. R.
insofar as the subject matter of earlined States or PCT International U.S.C. Section 112, I acknowledge Office all information known to me Section 1.56 which became available or PCT International filing date of the	tional application designating ach of the claims of this apple application in the manner pethe duty to disclose to the lest obe material to patentabile between the filing date of its application:	the United Inited It is the United State It is the United State It is the United It is the	ed States s not dis by the fir ates Pat efined ir application	s, listed sclosed st paragent and Title 3 on and tending	below and in the prious praph of 35 Trademarks 7. C. F. R.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

(Filing Date)

(Application Serial No.)

(Status) (patented, pending, abandoned)

POWER OF ATTORNEY: As a named inventor, I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith. (list name and registration number)

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Sixth inventor's signature	Date
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